CHALOS, O'CONNOR & DUFFY, LLP Attorneys for Defendants, MARACHART SHIPPING CO. LTD., SWORD TRADING S.A., AMBIENT SHIPHOLDING CO. S.A. and TOUGH TRADER MARITIME PTE LTD. 366 Main Street Port Washington, New York 110050

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USDS SDNY DOCUMENT ELECTRONICALLY FILED DATE FILED:

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

FAR EASTERN SHIPPING CO., PLC,

Plaintiff,

- against -

SEA TRANSPORT CONTRACTORS LIMITED, MARACHART SHIPPING CO., LTD., SWORD TRADING S.A., AMBIENT SHIPHOLDING CO., S.A., and TOUGH TRADER MARITIME PTE LTD.,

Defendants.

07 CV 9887 (PAC)

ORDER TO SHOW CAUSE (2) WHY RULE B ATTACHMENT SHOULD NOT BE VACATED

Upon the annexed Declaration of Anastasios Raisis in Support of the Motion to Vacate the Process of Maritime Attachment, Memorandum of Law in Support and the pleadings and proceedings heretofore had herein:

Let the Plaintiff FAR EASTERN SHIPPING CO., PLC show cause before the Honorable Paul A. Crotty, United States District Judge, at 500 Pearl Street, Courtroom 20C. New York, New York 10007, pursuant to Supplemental Admiralty Rule E and Local Admiralty Rule E.1, which provides for an adversary hearing on attachment within three court days, on the 21 day of February, 2008 at 11.45 o'clock, a.m., or as soon thereafter as counsel can be heard, why the following relief should not be granted:

- An ORDER vacating the Process of Maritime Attachment and 1. Garnishment on the basis that Plaintiff has not met its factual burden for its alter ego allegations against Defendants MARACHART SHIPPING CO. LTD., SWORD TRADING S.A., AMBIENT SHIPHOLDING CO. S.A. and TOUGH TRADER MARITIME PTE LTD., or in the alternative,
- 2. An ORDER for such other and further relief as the Court may deem just and proper in the circumstances of this case.

Let service of a copy of this Order, and the accompanying Declaration, Exhibits and Memorandum of Law, be served on counsel for the Plaintiff, BLANK ROME LLP, on or before 5 o'clock, p.m., on February 19, 2008. Service of this Order may be made by Federal Express in addition to ECF filing, which is deemed to constitute good and sufficient service;

Answering papers, if any, including but not limited to affidavits, affirmations, declarations, exhibits and/or memorandum of law, shall be served so as to be received by counsel for the movant, Chalos, O'Connor & Duffy, LLP at their offices at 366 Main

Street, Port Washington, New York, 11050, by either telefax or email on or before the <u>20</u> day of February, 2008 at <u>5</u> o'clock <u>p</u>.m.;

Reply papers, if any, on behalf of the movant shall be served by ECF filing so as to be received by counsel for the Plaintiff at their offices as described above, on or before the 21 day of February 2008 at 11 o'clock a.m.

Dated: New York, New York February <u>#</u>, 2008

Honorable Paul A. Crotty, U.S.D.J.

To: BLANK ROME LLP

Attorneys for the Plaintiff,

FAR EASTERN SHIPPING CO., PLC

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